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6	UNITED STATES D	ISTRICT COURT
	CITIED STATES DISTRICT COCKT	
7	DISTRICT O	F NEVADA
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0		
9	VANESSA PINO, Special Administrator for the	G N 001 0000 1 PG FW
10	ESTATE OF ANTWAN GRAVES, Deceased;	Case No.: 2:21-cv-00228-APG-EJY
11	ELSA GONZALEZ on behalf of her minor child,	
11	A. D. G-G; LATANYA L. McCURDY on behalf of her minor child, N.S.L.G; ANTWANESHA	
12	GRAVES; and, ANTWAN GRAVES, JR.,	
13		
	Plaintiffs,	
14	VS.	
15		
1.0	WALMART, INC., a Nevada foreign	
16	corporation dba WALMART SUPERCENTER	
17	#3350; DOES 1 through 10; and ROE CORPORATIONS 1 through 10, inclusive,	
18	CORPORATIONS 1 unlough 10, inclusive,	
10	Defendants.	
19		
20	STIPULATED MOTION AND OR	RDER TO EXTEND DEADLINE
	FOR FILING OPPOSITION TO DEF	
21	PURSUANT TO	FRCP 12(b)(6)
22	IT IS HEDERY STIDIN ATED by on	d between, Plaintiffs Vanessa Pino, Special
23	IT IS HEREDI STIFULATED by and	d between, Flamulis Vallessa Fillo, Special
	Administrator for the Estate of Antwan Graves, D	Deceased, Elsa Gonzalez on behalf of her minor
24	,	,
25	child, Antanea D. Graves-Gonzalez, Latanya L. McCurdy on behalf of her minor child, Nyi'	
26	Juah Sadie Leah Graves, Antwanesha Graves and Antwan Graves, Jr. (collectively as	
27	"Plaintiffs"), by and through their attorney, Jonathan T. Remmel, Esq. of the Remmel Law Firm,	
28	1 minutes 1, by and anough their attorney, somutian 1. Reminer, Esq. of the Reminer Law Philis,	
20	and Defendant Walmart, Inc. dba Walmart Super	center #3350 ("Defendant") by and through its

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attorney, Timothy D. Kuhls, Esq. of Phillips, Spallas & Angstadt LLC, that the time for Plaintiffs
to file their opposition to Defendant's Motion to Dismiss Pursuant to FRCP 12(b)(6), (ECF #2)
filed February 11, 2021, be extended to and including Thursday, March 4, 2021 .

IT IS FURTHER STIPULATED that as a result of counsel for Plaintiffs having a staff member medical emergency causing the office to be shorthanded for a period of time, additional time is needed to complete this deadline.

Pursuant to Rule 6(b)(1)(A) which provides that for any act that must be done by a party to a federal court proceeding within a specified time frame, the court may "for good cause, extend the time...with or without motion or notice if the court acts, or if a request is made, before the original time or its extension expires." In this case, the current deadline for Plaintiff's Opposition is February 25, 2021 and this request is being made in advance of the stated deadline.

The parties to this matter stipulate that good cause exists to extend the deadline pursuant to Rule 6(b)(1)(A) and motion this Court to grant Plaintiffs an extension to, and including, Thursday, March 4, 2021, within which to file her opposition to Defendant's Motion to Dismiss Pursuant to FRCP 12(b)(6) (ECF #2).

DATED: 02/24/2021 DATED: 02/24/2021

REMMEL LAW FIRM

PHILLIPS, SPALLAS & ANGSTADT, LLC

/s/ Jonathan T. Remmel
JONATHAN T. REMMEL, ESQ. (8627)
804 South Jones Boulevard
Las Vegas, NV 89107
Attorney for Plaintiffs

/s/ Timothy D. Kuhls TIMOTHY D. KUHLS, ESQ. (13362) 504 South Ninth Street Las Vegas, NV 89101 Attorney for Defendant

ORDER

Pursuant to the parties' stipulation, IT IS SO ORDERED. Plaintiffs shall have to and including Thursday, March 4, 2021 within which to file her opposition to Defendant's Motion to Dismiss Pursuant to FRCP 12(6)(b) (ECF #2).

DATED: February 24, 2021

UNITED STATES DISTRICT JUDGE